Docket No. 60449-099

REMARKS

The Examiner has provisionally rejected claims 1-25 for obviousness-type double patenting

over co-pending application 11/619,202. Upon an indication that at least some claims are

allowable, Applicant will file a terminal disclaimer.

Claims 1-25 have been rejected as obvious over Kolls (US 6,389,337). Kolls does not

disclose any ability to associate an audio file with a vehicle function. The Examiner cites col. 31 of

Kolls, but this just discloses the ability to play audio files, not any association with vehicle

functions. Nor does Kolls provide any user interface for associating the audio file with the vehicle

function (claim 4). Kolls states that "pre-recorded audio data can include instructional prompts and

sounds, as well as warning prompts and other sounds" (col. 27, lines 11-14), but Kolls only states

that this pre-recorded audio data is played. There is no ability to associate the audio data.

New dependent claim 26 is similar to previous claim 15, but depends from the method

claim. New dependent claim 27 is also similar to previous claim 15, but depends from claim 4.

New dependent claim 28 further requires that the storage permits modification by the user of the

associating of the audio file and vehicle function.

Respectfully Submitted,

CARLSON, GASKEY & OLDS, P.C.

/John E. Carlson/

John E. Carlson

Registration No. 37,794

400 West Maple, Suite 350

Birmingham, Michigan 48009

(248) 988-8360

Dated: May 28, 2008

(24

7